

# WEATHER FORECAST:

Fair tonight and Friday.

Full Report on Page 3.

# The Washington Times

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## DENOUNCES JURY IN LIQUOR CASE

Judge Mullowny Scores Men  
Who Voted for the Acquittal  
of Goldenstern.

### "MISARRIAGE OF JUSTICE"

Calls Them "Traitors" and Says  
Defendant Convicted Self on  
the Witness Stand.

Interests Impregnable  
With Such Jurors, Says  
The Assistant Counsel

"The District of Columbia will not be able to obtain the conviction of any violator of the excise law unless we are able to obtain a different caliber of jurors than the one which heard the Goldenstern case. With conclusive evidence, this jury like many others in similar cases, has failed to acquit. It seems almost impossible to convict a liquor man of violation of the law before the Federal court jury we have been forced to try our cases."

Assistant Corporation Counsel  
Williams.

"You're sent to serve as jurymen, you men who refused to vote for the conviction of this defendant."

"It is a pity that gentlemen who wanted to do their duty and find this man guilty had to be elected with such traitors to the people of this District for such a length of time."

With these words Judge Alexander Muldowny in the District branch of the Police Court today began his scathing arraignment of the jury, which after an all-night session, refused to bring in a verdict of guilty in the case of George Goldenstern, proprietor of the Hotel Goldenstern, charged with selling liquor in his hotel during hours prohibited by law.

The jury filed into a court, crowded with eager spectators and listeners, who had heard that the court was ready for a severe denunciation of its members, those jurymen who voted for acquittal. The foreman announced that the panel was unable to come to an agreement.

"This is the most disgraceful miscarriage of justice I have ever heard of since I came to the bench," continued the court after the foreman of the jury made the announcement of a disagreement.

"This man was guilty of violating the law if ever a man was guilty. His water, on the very witness stand, convicted him. He himself with his own testimony told you of his guilt."

"Did he not tell you that he would serve as much whiskey or other intoxicants as he wanted to any man who had a room in his hotel if the man came to the dining room? You heard me ask him that question myself and you heard him answer with an answer that should have convicted him."

"No, there are men among you who should be ashamed to look your fellows in the face. The idea of such traitors, such unprincipled persons keeping gentlemen from their beds all night by refusal to do their duty."

The court's arraignment came at the conclusion of one of the most bitterly contested cases of alleged liquor violations that has been tried in the court in years. Attorney W. W. Sullivan for the defendant and the police department fought throughout the trial for the "not guilty" verdict and had repeated clashes with Assistant Corporation Counsel Williams, prosecutor for the District.

In Box All Night.

After practically charging the jury that it could bring no other verdict than a verdict of guilty, and remarking that "the gentlemen would be in with their verdict within a few minutes," Judge Muldowny declared that he would break all precedent in such cases and keep the jury in the box all night. This was done, the interest in the case increasing until this morning the court room scarcely held the crowd of curious.

Attorney Sullivan, for the defendant, accompanied his client from the court room immediately after the dismissal of the jury and declared that had it not been for the severity of the court's charges to the jury before it left the court room, he would have obtained an acquittal for his client. A retrial of the case will be had within two weeks.

Blame Dressmakers  
In Stotesbury Case

There is little likelihood of criminal proceedings by the government in the Stotesbury customs case at Philadelphia. The inquiry will be completed by Saturday. It is expected, when a statement of facts will be made public.

## Trinity Class Poet

Miss Mary E. Connolly

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## CAPITAL GIRL TO PRESENT COLORS

Miss Virginia Stone Honored  
By United States Naval  
Academy Students.

### SEVENTH COMPANY WINS

By Adding 200 Points in Com-  
petition Today, Forges Far  
Ahead of Others.

Miss Virginia Stone, Washington, has been chosen to confer upon the victorious Seventh Company the greatest honor of the Annapolis Naval Academy year—the brigade colors.

Miss Stone is the daughter of Commander C. M. Stone, of the Navy Department.

Miss Stone tonight at dress parade at the Academy, will give the colors to the Seventh Company to hold for one year, because this company today under the command of Midshipman Frederick G. Crisp, of Baltimore, took first place in the infantry drill, thus deciding the competition.

Add 200 Points.

In the presence of the fair guests of June week, the Seventh Company today added 200 points to the scores already made, thus obtaining a total of 810 points in the contest which involved all the professional branches and several lines of subjects in the whole Academy.

Not only is the honor of carrying the brigade colors a high one, but the honor of presenting them is likewise a great tribute.

The fourth company, commanded by H. B. Keiser, was second, with 710 points, and the fifth, commanded by James G. Jones, was third, with 710 points.

Salutes were exchanged between the fleet and the station ship at the Academy, and later Capt. J. H. Gibbons, superintendent of the Academy, with his aide, called on Admiral Gibbons.

Secretary of the Navy Daniels tonight will respond to the toast, "The Navy," at the Graduate's Association, which will be attended by 200. This will be followed by the first class german in the gymnasium. The reception of the day is the first of the business meeting of the Alumni Association is being held this afternoon.

The subject of placing a memorial window for Admiral Farragut in the Academy chapel is one of the subjects scheduled for discussion before the close of the session.

The practical exercises of June week close this afternoon with an exhibition of the work done by the midshipmen in the marine engineering department.

Suit for \$200,000  
May Run on for Year

Settlement in the \$200,000 suit of Mrs. Magnolia V. A. H. Harris, of this city, against the \$200,000 estate of Congressman Baker of New Hampshire, may not be reached for a year or more, according to Mrs. Harris' attorney, Henry W. Blair.

Blair said today all claims against the estate must be filed this month, and that after that further legal proceedings will be necessary, unless the executor of the estate make a satisfactory compromise proposition.

Accepts Resignation.

President Wilson has accepted the resignation of William Williams as Commissioner of Immigration in New York. Mr. Williams has resigned to go into private business.

Terrapin Raising  
In Back Yard Soon;  
New Book Tells You

Terrapins, the epicurean's delight, may become positively common, if plans of the Bureau of Fisheries, announced today, work out. For the department, realizing that the dearth of terrapin is really a tragedy, has resolved to encourage artificial propagation in back yards and like places, and has just issued a bulletin, telling how to raise 'em and sell 'em.

A terrapin is a species of turtle—only it looks worse and is declared to taste better than anything yet invented in the food line.

## Honored by College

COL. WILLIAM C. GORGAS.

At the commencement exercises of Columbia University, of New York, Col. William Crawford Gorgas was honored by receiving the degree of doctor of science. The picture shows the doctor in his new robes, taken at the exercises.

Photo by American Press Association.

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## CHINDA CARRIES CASE TO WILSON

Japanese Envoy Takes Land  
Law Protest to President  
Late This Afternoon.

### BRYAN CONFERS WITH CHIEF

Japan Insists on Equality and  
Regards Legislation As Of-  
fense to Its Honor.

Bryan to See Envoys  
At Ball Game, Maybe,  
For He's a Real Fan

If Secretary Bryan gets no relief from his heavy list of afternoon appointments, he will make an engagement with some foreign ambassador to meet him at the ball game one of these days.

It is not generally known that Secretary Bryan is a ball fan and that he knows something about the game. President Wilson may have been something of a star as a college pitcher, but he couldn't have shown his Secretary of State anything about playing center field back in the college days.

Secretary Bryan hasn't attended a home ball game this year, but he says it isn't his fault. As soon as business slackens up a bit he plans to attend frequently.

The Japanese government has carried its protest against the California land legislation direct to the White House. Following the delivery of the Japanese rejoinder to the United States' reply to the original protest of his government, Ambassador Chinda made an appointment to meet President Wilson at the White House at 4 o'clock this afternoon and present the representations of his government in person.

Japan Insists on Equality.

A half hour before this meeting between President Wilson and the Japanese ambassador, Secretary of State Bryan will have a conference with the President at the White House. Whether this is to be a joint conference between the President and his Secretary of State with the Japanese envoy has not been determined.

Although absolute silence is maintained by both governments as to the contents of the Japanese reply, it has become known that Japan insists that it is on a plane of absolute equality with all the nations of the world. It holds, therefore, that the discrimination of the California and Arizona alien land laws constitutes an offense to the pride, dignity, and honor of Japan.

It is the hint of a racial slight that has brought the Japanese issue up to its present delicate stage. The United States denied, in answering the Japanese protest, that the California law could be considered as a treaty violation, as the law was based on the treaty and the language of the treaty was incorporated into the bill.

Averse to Court Action.

The United States pointed out that Japan's course should be to test this point in the courts, as the Federal Government was not in position to interfere with the law-making powers of Congress so long as there was no encroachment on Federal rights.

Ambassador Chinda and his government, however, are known to be averse to going into the courts in this matter, especially as Japan has no desire to deal directly with any of the American courts.

It is for the purpose of fully presenting the Japanese viewpoint that Ambassador Chinda will see the President this afternoon. The President then will be in position to discuss the case more understandingly with the Cabinet tomorrow morning at a meeting in which much of the time is expected to be given over to discussion of means for solving the Japanese situation.

Changes in Force of  
Census Bureau Made

The temporary appointment of Mary N. Madden as clerk in the Census Bureau has been terminated by Secretary of Commerce Redfield. Mrs. Edna M. Croson and Adelaide R. Trent have been appointed temporary clerks.

A. G. Hamilton has been appointed as temporary mechanical draftsman in the Bureau of Navigation.

In the Coast and Geodetic Survey, the appointment of Julia D. Klinge, temporary clerk, has been terminated and the appointment of William C. Crozier, temporary typewriter, has been extended.

Two Killed in Biplane.

BUC. France, June 5.—Aviator Bernard and a passenger were instantly killed this afternoon, when Bernard's biplane turned turtle in mid-air and crashed to the ground.

## Witnesses Called in Lobby Inquiry

CHARLES B. LANDIS.  
SENATOR GORE.

Former Members of Congress  
Expected to Tell of Their  
Fight on Tariff.

RUSH SENATORS ON STAND

Investigating Subcommittee  
Aims to Have Interests' Agents As Witnesses.

Hoke Smith Lauds  
Wilson for Lobby Wars  
Would Tag Offenders

Enthusiastic commendation of President Wilson for his action in forcing an investigation of lobbyists was expressed by Senator Hoke Smith of Georgia at the White House today.

"I firmly believe that any man representing the special interests in Washington should be plainly labeled, either by a license, or, as suggested in Ohio, by a special uniform," Smith declared. "I believe the interests ought to have their day in court, to present their side to committees of Congress, but they ought not to have 90 days in the year, as is now the case in Congress."

"I consider that the President is absolutely right in his present stand, and am certain that the country will stand behind him in his fight on the men who make a business of misrepresenting facts in order to influence legislation."

Men "higher up" in the walks of lobbying are likely to be reached before the present investigation by a Senate committee into the presence of an insidious lobby here is concluded.

The committee will bring before it former members of Congress and other men, who are paid big fees for putting legislation through Congress or preventing legislation.

Operate From Distance.

Some of these men seldom are seen in Washington, but have offices in New York or elsewhere, and when the time seems opportune, pull the wires that exert the influence they want to have exerted.

It will reach to many other things than tariff. Indications of a purpose to bring before the committee former members of Congress who are frequent habitués of the Capitol, were today when it was disclosed that former Congressman Charles B. Landis of Indiana was one of the men who had been served with a subpoena. Mr. Landis is said to be employed by powder interests.

Gives Out More Names.

The committee this afternoon also gave out the names of Charles Hamilton, a well-known newspaper man; Robert Crain, the prominent Baltimorean; Truman G. Palmer, of Chicago, and George E. Gilliland as the latest of those on whom subpoenas had been served.

Grilling of the lobbyists proper will begin probably this evening. The committee sought to rush through the list of Senators today in order to get down as soon as possible to the examination of the men whose names have been given as being here either as legislative representatives or lobbyists.

The committee purposes to go into the operations of the lobbyists or alleged lobbyists which it has subpoenaed thoroughly. The methods of these men and their employment will be probed into. A number of the men who have been subpoenaed sat in the Judiciary Committee room today, listening to the testimony of Senators and awaiting their turn to appear.

Senators Who Testified.

Senators Goff, Gore, Sherman, Shields, and Hoke Smith were first on the list before the committee today. While their revelations were not sensational, they added a lot of names to the already long list which is in possession of the committee.

Senator Overman, chairman, and other members of the committee, are getting numerous letters and suggestions advising them of parties who ought to be summoned.

Senator Goff, of West Virginia, long a Federal judge, was the first witness. (Continued on Second Page.)

IN CONGRESS TODAY.

SENATE.

Met at 2 o'clock.

Lobby investigation continued.

Commerce Committee reports bill to extend time for re-organized customs service.

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